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EXAMINER

BLAIR, DOUGLAS B

ART UNIT	PAPER NUMBER
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2142

DATE MAILED: 06/16/2004

15

Please find below and/or attached an Office communication concerning this application or proceeding.

**Office Action Summary**

Application No.

09/476,613

Applicant(s)

DIAMANT ET AL.

Examiner

Douglas B Blair

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 22 March 2004.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-26 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-26 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 27 December 2002 is/are: a) ☐ accepted or b) ☒ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
  - ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- ☒ Notice of References Cited (PTO-892)
- ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  
Paper No(s)/Mail Date \_\_\_\_\_
- ☐ Interview Summary (PTO-413)  
Paper No(s)/Mail Date. \_\_\_\_\_
- ☐ Notice of Informal Patent Application (PTO-152)
- ☐ Other: \_\_\_\_\_

## **DETAILED ACTION**

### ***Response to Amendment***

1. Claims 1-26 are currently pending in the application.

### ***Claim Objections***

2. Claim 24 is objected to because of the following informalities: the second limitation of the claims features two consecutive verbs: determining, processing. It is assumed that only “determining” was meant to be left in the claims. Appropriate correction is required.

### ***Drawings***

3. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the method of “providing the second data to the first network interface so that the second data appears to have been process by the first network interface” must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as “amended.” If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional

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replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

***Claim Rejections - 35 USC § 102***

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

5. Claims 1-2 and 20-21 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S.

Patent Number 6,324,583 to Stevens.

6. As to claim 1, Stevens teaches a method utilizing multiple network interfaces (col. 3, lines 15-52), comprising: receiving a first network data to be transmitted by a first network interface according to a protocol (col. 3, lines 15-52, Data is received at adapter 205 in Figure 2); determining whether the first network interface includes hardware supporting the protocol (col. 5, lines 9-32, The filter object determines what protocol is being used.); if the protocol is not supported, then providing said first network data to a second network interface including hardware supporting the protocol for processing of said first network data into a second network data according to the protocol (col. 5, lines 33-67 and col. 6, lines 1-23, The stack associated

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with adapter 210, in Figure 2, processes the communication from adapter 205); and transmitting said network data with said first network interface (col. 6, lines 24-63, The stack associated with adapter 205 sends data.).

7. As to claim 2, Stevens teaches the method of claim 1, wherein the first network interface does not support the protocol, the method further comprising: presenting the first and second network interfaces to a protocol stack as being a homogeneous team of network interfaces (col. 3, lines 15-52).

8. As to claim 20, Stevens teaches in a computing device, a network interface team (col. 3, lines 15-52), comprising: a first network interface lacking hardware support for a protocol (col. 3, lines 15-52, Adapter 205 does not support TCP/IP.); and a second network interface including hardware supporting the protocol (col. 3, lines 15-52, Adapter 210 does support TCP/IP), said second network interface configured to process network data for the first network interface if said network data is to be transmitted according to the protocol (col. 5, lines 33-67 and col. 6, lines 1-23, The stack associated with adapter 210, in Figure 2, processes the communication from adapter 205) and to return processed data to the first network interface (col. 5, lines 9-32, An enable indication is sent back to the stack associated with adapter 205 from the stack of adapter 210.).

9. As to claim 21, Stevens teaches the network interface team of claim 20, further comprising: a first receiver, communicatively coupled to said first network interface, for receiving network traffic to be transmitted by said first network interface (col. 3, lines 15-52, Adapter 205); a second receiver, communicatively coupled to said second network interface, for receiving, communicatively coupled to said second network interface, for receiving network

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traffic to be transmitted by said second network interface (col. 3, lines 15-52, Adapter 210); and a transferor, communicatively coupled with said first network interface and said second receiver, and configured to transfer network traffic to said second network interface for processing according to the protocol (col. 5, lines 33-67 and col. 6, lines 1-23).

10. Claims 22-26 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent Number 6,108,562 to Rydbeck et al..

11. As to claim 22, Rydbeck teaches a method for sharing processing capabilities of members of a system of network interfaces among the system members, comprising: determining a first network interface is to transmit first data a first data configuration (col. 3, lines 29-51); determining the first data is configured in accordance with a protocol unsupported the first network interface; locating a second network interface of the system including hardware that supports a data configuration (col. 5, lines 55-67 and col. 6, lines 1-31); secondarily processing by the hardware of the second network interface of the first data in accordance with a protocol into a second data (col. 5, lines 55-67 and col. 6, lines 1-31); and providing the second data to the first network interface so that the second data appears to have been processed by the first network interface (col. 5, lines 55-67 and col. 6, lines 1-31).

12. As to claim 23, Rydbeck teaches the method of claim 22, further comprising: selecting the first network interface to transmit the first data based at least in part on a load-balancing of network traffic across the plural network interfaces (col. 5, lines 31-43); performing by a driver for the first network interface of said determining the first data is configured according to the protocol unsupported by the first network interface (col. 5, lines 55-67 and col. 6, lines 1-31); receiving by the driver the second data, wherein the data is now in a format supported by the

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network interface; and providing the driver of the second data to the first network (col. 5, lines 55-67 and col. 6, lines 1-31).

13. As to claim 24, Rydbeck teaches a method for distributing network processing across a team of network interface cards including at least a first network interface card lacking support for a first specialized capability and a second network interface card that supports the first specialized capability (col. 4, lines 12-32), the method comprising: receiving first data to be processed and transmitted by the first network interface card to a recipient (col. 3, lines 29-51); determining said received first data requires the first specialized capability unsupported by the first network interface card secondarily processing by the second network interface card of the first data into second data with the supported first specialized capability (col. 5, lines 55-67 and col. 6, lines 1-31); and providing the second data of the first network interface card for transmission to the recipient (col. 5, lines 55-67 and col. 6, lines 1-31).

14. As to claim 25, Rydbeck teaches the method of claim 24, wherein the second network interface card comprises an application specific integrated circuit providing the first specialized capability (col. 2, lines 58-67 and col. 3, lines 1-13).

15. As to claim 26, Rydbeck teaches the method of claim 24, wherein the team of network interfaces include a third that supports a second specialized capability, the method comprising: aggregating specialized capabilities offered by interfaces of the team (col. 5, lines 55-67 and col. 6, lines 1-31); and providing a virtual network interface card appearing to providing each of the specialized processing capabilities (col. 4, lines 50-67).

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16. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

17. Claims 3-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,324,583 to Stevens in view of U.S. Patent Number 6,438,678 to Cashman et al..

18. As to claim 3, Stevens teaches the method of claim 1; however Stevens does not explicitly teach encrypting the network data.

Cashman teaches a method wherein the protocol includes encrypting the first network data before submitting said first network data to a network (col. 7, lines 66-67 and col. 8, lines 1-17).

It would have been obvious to one of ordinary skill in the Computer Networking art at the time of the invention to combine the teachings of Stevens regarding a method for processing data with differing protocols with the teachings of Cashman regarding encrypting network data because such capabilities may be needed in for transmitting data in various network scenarios (col. 7, lines 48-65).

19. As to claim 4, Stevens teaches the method of claim 1; however Stevens does not explicitly teach an encryption processor handling the network data.

Cashman teaches a method comprising communicatively coupling a hardware-based encryption processor with said second network interface, said encryption processor performing said processing of said first network data (col. 7, lines 66-67 and col. 8, lines 1-17).

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For reasons stated in the rejection of claim 3 it would be obvious to combine the teachings of Stevens and Cashman.

20. As to claim 5, Cashman teaches a method wherein the hardware-based encryption processor supports a primary mode for encrypting network traffic for a second network interface, and a secondary mode for encrypting network traffic for a first network interface (col. 8, lines 53-67 and col. 9, lines 1-3).

21. Claims 6-8 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,324,583 to Stevens et al. in view of U.S. Patent Number 6,438,678 to Cashman et al. in further view of U.S. Patent Number 6,424,621 to Ramaswamy et al..

22. As to claim 6, the Stevens-Cashman combination teaches a method wherein said second network interface interleaves said primary mode encryption with said secondary mode encryption (Cashman, col. 8, lines 53-67 and col. 9, lines 1-3), however; neither Cashman or Kimber mention adaptive load balancing in there systems.

Ramaswamy teaches a method wherein a first and second network interface operate in an adaptive load-balancing mode (col. 6, lines 25-48, Figure 3 shows a system with two network interfaces that performs load-balancing via the control processor.).

It would have been obvious to one of ordinary skill in the Computer Networking art at the time of the invention to combine the teachings of the Stevens-Cashman combination regarding a method for processing data with differing protocols with encryption with the teachings of Ramaswamy regarding load balancing because load balancing improves network performance (Ramaswamy, col. 1, lines 66-67 and col. 2, lines 1-24).

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23. As to claim 7, Ramaswamy teaches the method comprising providing a third network interface supporting the protocol; wherein processing said first network traffic into said second network data is balanced across said second and third network interfaces (col. 6, lines 25-48, Figure 3 also shows a third interface, in which the load balancing occurs.).

24. As to claim 8, Ramaswamy teaches a method wherein said balancing is performed according to a workload of said second and third network interfaces (col. 6, lines 25-48, Figure 3).

25. Claims 9 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,324,583 to Stevens in view of U.S. Patent Number 6,438,678 to Cashman et al. in further view of U.S. Patent Number 6,222,855 to Kimber et al..

26. As to claim 9, the Stevens-Cashman combination does not explicitly teach fault tolerance.

Kimber teaches a method wherein the said first and second network interfaces operate in an adapter fault tolerance mode, and wherein said first network interface is a primary network interface, and said second network interface is a backup network interface (col. 4, lines 36-48).

It would have been obvious to one of ordinary skill in the Computer Networking art to combine the teachings of the Stevens-Cashman combination a method for processing data with differing protocols with the teachings of Kimber regarding fault tolerance because fault tolerant systems reduce the chance of impacts from failures (Kimber, col. 4, lines 36-48).

27. As to claim 11, the Stevens-Cashman combination does not explicitly teach fault tolerance.

Kimber does not explicitly say that the first interface is a backup for the second interface. Kimber teaches a method wherein adapters operate in an adapter fault tolerance mode and the first and second adapters have backup network interfaces (Figure 3 shows a backup interfaces.).

It would have been obvious to one of ordinary skill in the Computer Networking art to combine the teachings of Kimber regarding a method for processing data with differing protocols with the teachings of Kimber regarding fault tolerant adapters because any of redundant interfaces could be used as a backup interface. It would have then been obvious to one of ordinary skill in the Computer Networking art to combine the teachings of the Stevens-Cashman combination a method for processing data with differing protocols with the teachings of Kimber regarding fault tolerance because fault tolerant systems reduce the chance of impacts from failures (Kimber, col. 4, lines 36-48).

28. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,324,583 to Stevens et al. in view of U.S. Patent Number 6,424,621 to Ramaswamy et al..

29. As to claim 10, Stevens teaches the method of claim 1; however Stevens does not explicitly teach a load balancing system.

Ramaswamy teaches a method wherein a first and second network interface operate in an adaptive load balancing mode, and wherein said network interface interleaves processing network traffic for said second network interface with processing first network traffic into said second network interface (col. 6, lines 25-48, Figure 3).

It would have been obvious to one of ordinary skill in the Computer Networking art at the time of the invention to combine the teachings of Stevens regarding a method for processing data

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with differing protocols with the teachings of Ramaswamy regarding load balancing because load balancing improves network performance (Ramaswamy, col. 1, lines 66-67 and col. 2, lines 1-24).

30. Claims 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,324,583 to Stevens in view of U.S. Patent Number 6,222,855 to Kimber et al..

31. As to claim 12, it features similar limitations to claim 1, with the exception of the last limitation that states that the second network data is transmitted with the second network interface. Stevens does not teach a system in which a protocol conversion is done by a second interface and then transferred by the second interface

Kimber teaches a system in which a protocol conversion is done by a second interface and then transferred by the second interface (col. 3, line 57-col. 4, line 5).

It would have been obvious to one of ordinary skill in the Computer Networking art to combine the teachings of Stevens regarding a protocol conversion system with the teachings of Kimber regarding the use of a second interface for transmission because transmitting directly from the second interface increases communications efficiency (Kimber, col. 2, lines 11-48).

32. Claims 13-15 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,324,583 to Stevens in view of U.S. Patent Number 6,222,855 to Kimber et al. in further view of U.S. Patent Number 6,438,678 to Cashman et al..

33. As to claims 13-15 and 19, the feature the same limitations as claims 3-5 and 9 and are rejected for the same reasons as claims 3-5 and 9.

34. Claims 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,324,583 to Stevens in view of U.S. Patent Number 6,222,855 to Kimber et al. and

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U.S. Patent Number 6,438,678 to Cashman et al. in further view of U.S. Patent Number 6,424,621 to Ramaswamy et al...

35. As to claims 16-18, the feature the same limitations as claims 6-8 and are rejected for the same reasons as claims 6-8.

***Response to Arguments***

36. Applicant's arguments filed 3/22/2004 have been fully considered but they are not persuasive. The applicant argues the following points: (a) There is no suggestion of Stevens of using the hardware of another network interface as recited; (b) The Rydbeck modules identified by the Action do not anticipate the recited network interfaces; and (c) The cited portion of Rydbeck at col. 4, lines 12-32 provides no teaching of making processing to appear to have been performed by a different network interface.

37. As to point (a), the claim language does not state that hardware of another network interface is used for converting the data. The language merely states that the second interface includes hardware supporting the protocol. The system of Stevens is embodied on some form of hardware that must support the protocol.

38. As to point (b), the modules discussed by Rydbeck are hardware network interface cards as stated in col. 2, line 58-col. 3, line 13.

39. As to point (c), col. 5, line 55-col. 6, line 31 describe how the converter can be a hardware module. It converts information not supported by the ordinary mobile phone functionality.

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***Conclusion***

40. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Douglas B Blair whose telephone number is 703-305-5267. The examiner can normally be reached on 8:30am-5pm Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jack Harvey can be reached on 703-305-9705. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3800.

Douglas Blair  
June 13, 2004

DBB

  
JACK B. HARVEY  
SUPERVISORY PATENT EXAMINER